	ıment 197 Filed 05 <u>/16/16 Page 1 of 7</u>
AO 245B (Rev 10/15) Judgment in a Criminal Case Sheet 1	USDS SDNY
	DOCUMENT
United State	S DISTRICT COLECTRONICALLY FILED
Southern Di	strict of New York DOC #:
	DATE FILED: 5/16/16
UNITED STATES OF AMERICA	JUDGMENI <u>T IN A CRIMINAL CASE</u>
v. ADAM SKELOS)
ADAM SKEEGG	Case Number: S(1) 15 CR 317 (KMW)
) USM Number: 72199-054
	Christopher Conniff, Esq. (AUSA Jason Masimore)
THE DEFENDANT:) Defendant's Attorney
☐ pleaded guilty to count(s)	
□ pleaded nolo contendere to count(s) which was accepted by the court.	
which was accepted by the count. Was found guilty on count(s) after a plea of not guilty.	
The defendant is adjudicated guilty of these offenses:	
Title & Section Nature of Offense	Offense Ended Count
	n under Color of Official Right 4/30/2015
18 USC 1349 Conspiracy to Commit Wire Fra	errorrorrorrorrorrorrorrorrorrorrorrorro
18 USC 1951 Extortion Under Color of Official	END REGISSION FOR A MINISTER REGIS OF CONTROL OF THE PROPERTY
SEXEDITION OFFICE COOL OF CHILD	ond minimization in an account minimization on the condition with the through another interview attraction and the condition and the condi
The defendant is sentenced as provided in pages 2 through the Sentencing Reform Act of 1984.	of this judgment. The sentence is imposed pursuant to
☐ The defendant has been found not guilty on count(s)	
☑ Count(s) all open : is ☑ a	are dismissed on the motion of the United States.
It is ordered that the defendant must notify the United Stator mailing address until all fines, restitution, costs, and special asses the defendant must notify the court and United States attorney of a	tes attorney for this district within 30 days of any change of name, residence, saments imposed by this judgment are fully paid. If ordered to pay restitution, material changes in economic circumstances.
	5/12/2016
	Date of Imposition of Judgment
	Cleich m. WMd Signature of Judge
	KIMBA M. WOOD, U.S.D.J.
	Name and Title of Judge
	5-12-16

Case 1:15-cr-00317-KMW Document 197 Filed 05/16/16 Page 2 of 7

AO 245B (Rev 10/15) Judgment in a Criminal Case Sheet 1A

Judgment—Page 2 of /

DEFENDANT: ADAM SKELOS

CASE NUMBER: S(1) 15 CR 317 (KMW)

ADDITIONAL COUNTS OF CONVICTION

Title & Section	Nature of Offense	Offense Ended	Count
18 USC 666		4/30/2015	6, 7, 8
the second section is a second section of the second section of the second	34 sitestholos sona si navatan ishinaqinishti minaqat angissosistikaliyalkalisatatadalikennami minasi - shaqaysin mala tetatalisatan	To the second se	ud brownstandte totusjelv e s 'dans urt om mande
The second secon	് പ്രാസ് അ അത്രന്ന് സ്ഥാനം പര പര പര വര് വരായ പോട്ടത്ത് സ്വാര്യ സ്വാര്യ വര്യ വര്യ വര്യ വര്യ വര്യ വര്യ വര്യ വ	ing a second control of the second second control of the second second control of the second	
To provide the second of the s	g was an angive manure as a more of many and manufacture manufacture manurement and manufacture manufacture of 25 27 In the control of these manufactures of the manufacture manufacture manufacture and an analysis of the second of the seco	The fundamental territorial control of the second territorial control of the second of	Marine and Marine I
The second secon	ந்த சான் டாட்டிரும்படில் இது தன்றும் அன்கு சன்ற நான்றுதின்	g . Mes many : common in it is no many more more more service.	nge s - was menenganan menanggana se man dang
	Companies III - Committee		
rederiti (w.a. red his ga Miri	് വായില് വായില് വായില് വായില് വരുന്നു. വിവര്ഷ്ട് വരുന്നു വരുന്നു വരുന്നു വരുന്നു വരുന്നു വരുന്നു വരുന്നു വരുന്നു പ്രത്യായില് പ്രത്യായില് വരുന്നു വരുന്നു വരുന്നു വരുന്നു വരുന്നു വരുന്നു വരുന്നു. വരുന്നു വരുന്നു വരുന്നു വരുന്	The state of the s	The state of the s
B		The second secon	ed the control of the
, 4 % "agrana - yan 4 ong mg min min	is the second modes of the second sec	And the second s	The first sections in the supplemental resolutions and the section of the section
The second of the control of the con	The allignment is a constructive with a second of all productive and the constructive and the	to a continue a contraction of the contraction of t	
A 1000A 20 1 WWW.		Section 19 400 6	A Secretaria - Anna Agrico Agrico - Includente de la compansión de la comp
a constant of the second of th			
apor asserse, ar various aporture to an extension of the	ടെയ്യാന് പ്രവരം പ്രവര് ആവാന് വരുവര്ക്കുന്നു. വരു	Manufagus - vicinie se vo ir tersebilikus Vinuvaget zu v. ir	nite tamani- in separte recordini maggio a motori translati alla
E NOVE A MAR IN TO A TO WASHING AN ORNAMINE THE	A not distributed in the second state of the second second second second in the second	g saw saw in ay in was say in again the in institute and in an institute and in a say in a sa	Annue and control of the control of
now to the control of	ും സംഭവം പ്രത്യക്കും വരുന്നും 10 km വരുന്നും വര	Consequence of the second section of the second second section of the second sec	er . . List destamment operation in 200 in
THE SEE SEE THE SEE THE BOOK AS A SECTION OF THE SEE	i garing ship shakkin sharisha ay samar makangan i samar shakkin makana makanga maga magana magana makana m	To contribute . So sets in which well the contribute contribute in the contribute of	and transmission in the second state of the se
The second secon	E SE	The state of the s	and a supplementation of the supplementation
Many Mar Marine as the Company of Maddless No. 10.	The second secon		
ு ஆக்க ஆகும் உடை மாட்டி கொளியில் கொளியில் கூறி கூறி கூறி கூறி கூறி கூறி கூறி கூறி	് കുടെ നടന്ന സ്വാസം വാൻവിൽ വയാന യർഷ്യൻ ടാന്ത്യമ്മാനും വയാർക്കവും നാന്ത്രൻ വാന് വാരാൻ വരുന്നുവിൽ ദിവേദ്യ വിവിശിക്ക് വിവേദ്യ വിരുന്നുവിൽ വിവേദ്യ വിവര്ശിക്ക് വിവേദ്യ വിവര്ശിക്ക് വിവേദ്യ വിവര്ശിക്ക് വിവ	ti ingresooning pagagaan diga sa nagara sa na hadana oo dhada dhadan ah sa sa na sa	, kaj ^{ik} digas saganantarin in _{sama} dita kajita riverni in vatengar vate veridas klasidasik
in the section of the contract of the section of th	e - conversion en en necessario - hastiebles de , man-an-manager ou variant definement interaction en en man-manifesta (m. 2. man-man-manager).	Anna stratte definition of constitution. In material contribution of the	Andrews - Additional - Charles - Charles
All the second s	g 2 - Annancia de gal com mente e sente del formate del monte constituto en la transformación en la constituto de la constituto de la constituto de la constituto de la constitución de	A STATE OF THE STA	A second
Books with a same or in which the theory was selected in the same of	est en construiren en den l'emente socialismente des es trans allateur action construire estimate, est accident action de l'action de la transfer de l'action de la transfer de l'action de la companie de l'action de l'actio	and constitution and the same a	E homestimones estimatistico, a direction este materiale
d s	to the second of the second se	The state of the s	The annual section of the section of
v access i n i i i i i i i i i i i i i i i i i	, work as the season of the se	m e di antigologico den antico e in considera approve e e considera antico e e considera antico e e considera antico e e e e e e e e e e e e e e e e e e e	A CONTRACT OF THE PROPERTY OF
	groups could be about and our group of our groups where the most consist of the	⁸ ்து, த்கோய் பிரச்சி வக்களை நூலி	the season of th
graph promise was a some me some	് വിവാധ വ വിവാധ വിവാധ വ	And the second of the second o	
waa gaa ya ganteen haa mee	The state of the s	The second is second to the second the second secon	E CONTRACTOR SERVICE CONTRACTOR SERVICE CONTRACTOR CONT
The course of the color of the	of the see some destroys to the experience curve. It is the first process to the experience of the experience of the first process to the experience of the	ing francisco como contrata a como contrato como contrato como contrato como contrato como contrato como contra	and the same of th
the second secon	ag gan sa ann gangang i sa anganganan man ni ingangang gan gang maninan naninan angang naninan angang anganganan manang Ngi sa isa saga may nin sa ini inganganina, anganganang dalah ini maganganan nadan-indanan ini mangalah dalam mininan mananan mananan mahalah d	Contract Contract	
The same of the sa	an paragraman na may para na gagaran na mana a mana a mana ang manananan na mananan na mananan na mananan na m Tananan na mananan na mana		
was suggested to the second suggestion of the	er Terrensstanding in the company of	The second secon	A Satura - William - Satura -
But the second to the second t	en de servicio - en de de cención esta compandado - una companda en compandado como compandado en compandado como compandado en compandado como como como como como como como co	A Marie Commission of Marie Commission of the Co	and the same of th
The state of the s	ang sa kananing sa kalangan ang manangangan i man anna ka sinapapanangan mangar sa nagan sangan manana nagan m Pangan sa kanangan sa sa manangan sa sangan kanangan sa kanangan sa kanangan sa sa nagan sa sa sa sa sa sa sa Pangan sa kanangan sa	The second section of the section of the second section of the second section of the second section of the section of the second section of the secti	en e

Case 1:15-cr-00317-KMW Document 197 Filed 05/16/16 Page 3 of 7

AO 245B (Rev 10/15) Judgment in Criminal Case Sheet 2 — Imprisonment

Judgment --- Page DEFENDANT: ADAM SKELOS CASE NUMBER: S(1) 15 CR 317 (KMW) **IMPRISONMENT** The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of: 78 months in custody on all counts, to run concurrently. The court makes the following recommendations to the Bureau of Prisons: The Court recommends to the Bureau of Prisons that the defendant participate in a drug and alcohol treatment program while incarcerated. The defendant is remanded to the custody of the United States Marshal. The defendant shall surrender to the United States Marshal for this district: _____ a.m. ☐ at □ p.m. · as notified by the United States Marshal. The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons: before 2 p.m. on as notified by the United States Marshal. as notified by the Probation or Pretrial Services Office. RETURN I have executed this judgment as follows: _____ to _____ Defendant delivered on , with a certified copy of this judgment.

UNITED STATES MARSHAL

DEPUTY UNITED STATES MARSHAL

Case 1:15-cr-00317-KMW Document 197 Filed 05/16/16 Page 4 of 7

Judgment—Page

AO 245B (Rev 10/15) Judgment in a Criminal Case Sheet 3 — Supervised Release

DEFENDANT: ADAM SKELOS

CASE NUMBER: S(1) 15 CR 317 (KMW)

SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of :

3 years

The defendant must report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state or local crime.

The defendant shall not unlawfully possess a controlled substance. The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as determined by the court.

The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future substance abuse. (Check. if applicable)
The defendant shall not possess a firearm, ammunition, destructive device, or any other dangerous weapon. (Check. if applicable)
The defendant shall cooperate in the collection of DNA as directed by the probation officer. (Check. If applicable)
The defendant shall comply with the requirements of the Sex Offender Registration and Notification Act (42 U.S.C. § 16901, et seq.) as directed by the probation officer, the Bureau of Prisons, or any state sex offender registration agency in which he or she resides, works, is a student, or was convicted of a qualifying offense. (Check. if applicable)
The defendant shall participate in an approved program for domestic violence. (Check. if applicable)

If this judgment imposes a fine or restitution, it is a condition of supervised release that the defendant pay in accordance with the Schedule of Payments sheet of this judgment.

The defendant must comply with the standard conditions that have been adopted by this court as well as with any additional conditions on the attached page.

STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- 2) the defendant shall report to the probation officer in a manner and frequency directed by the court or probation officer;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 4) the defendant shall support his or her dependents and meet other family responsibilities;
- the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court; and
- as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

DEFENDANT: ADAM SKELOS

CASE NUMBER: S(1) 15 CR 317 (KMW)

Judgment—Page 5 of 7

SPECIAL CONDITIONS OF SUPERVISION

The standard and mandatory conditions of supervised release apply, along with the following special conditions:

You must provide your probation officer with access to any requested financial information.

You must participate in an inpatient mental health treatment program approved by the United States Probation Office. You must continue to take any prescribed medications unless otherwise instructed by the health care provider. You must contribute to the costs of services rendered not covered by third-party payment. The Court authorizes the release of available psychological and psychiatric evaluations and reports, including the presentence investigation report, to the health care provider.

You must not incur new credit charges or open additional lines of credit without the approval of the probation officer unless the defendant has satisfied the financial penalties imposed on May 12, 2016.

The defendant is to report to the nearest Probation Office within 72 hours of release from custody.

The defendant shall be supervised by the district of his residence.

AO 245B (Rev 10/15) Judgment in a Criminal Case 1:15-cr-00317-KMW Document 197 Filed 05/16/16 Page 6 of 7

Sheet 5 - Criminal Monetary Penalties

DEFENDANT: ADAM SKELOS

CASE NUMBER: S(1) 15 CR 317 (KMW)

CRIMINAL MONETARY PENALTIES

The defendant must pay the total criminal monetary penalties under the schedule of payments on Sheet 6.

гот	ΓALS	\$	Assessment 800.00		\$	<u>Fine</u>		Res \$	stitution		
	The deter		on of restitution is demination.	eferred until	- · ·	An Amende	ed Judgment	in a Crimina	al Case (AO 2	45C) will b	e entered
	The defe	ndant 1	nust make restitution	(including c	ommunity re	estitution) to	the following	payees in the	e amount liste	d below.	
	If the def the priori before the	endant ty orde Unite	makes a partial payr er or percentage payr ed States is paid.	nent, each pa nent column	yee shall rec below. How	eive an appr vever, pursua	oximately pro ant to 18 U.S.	portioned pay C. § 3664(i),	ment, unless all nonfedera	specified o l victims m	therwise ust be pa
Na	me of Pa	yee	en ne ne men men en e	- William Waller	K = Kir	Total Lo	ss* Re	estitution Or	dered Prio	rity or Pero	centage
	*salar a		at a composite them are a first to	e er					water many or was the	and to make the same the same the	* ************************************
	e o gh v	All to service to	e ggijano e njegov e ne njektoristica grani semeje: 'Nik a Broke novi iz togiš Ankir	omer massam i e ei neuse massammer 	The second secon	enteriore destination of the second	C. growing a grown on Jacobs Repres mension of the control of the	- Company of the second of the	The second secon	The second secon	
	Bus radiff a constraint of the	gge hallhadar sonar	THE CONTROL OF THE STATE OF THE	and the same and t	Prince Aprilla Association (Aprillage Sprince	The state of the s	The states of the second secon	and the second s	eche en wenterstand op het de sterre en de s	and in the state of the state o	
8 °	we are down to the second	V ggro Ti y S v villa	COLI COSCIONAMINA VET US SE ACOS MA GAGAGO CIPACA SE ACOS CIPACA S	and development of my	The same of the sa	and the same of th	A SA	and a separate was being a			
1386au 1	A 1990 N . 1 . 3 . 3 . 3 . 3 . 3 . 3 . 3 . 3 . 3		e design strake in some og en af de kan mener	Andrew Anna Anna Anna Anna Anna Anna Anna Ann	general age in the sign of special spe	CONTRACTOR SERVICES AND CONTRACTOR CONTRACTO	to its . Walle With it for over 5 is	andres , an augustications in analysis of the second secon	The selection of the se	engle in the second sec	e generalization en constant de la c
***	. No was to de-	gger swage.	in a - , in suggest - , a suggestion grows a	en e	and the transmission of th	e in grame angele angeles and analysis of the second of th	anno antigonomica antigonomica de la como a como antigonomica de la como antigonomica del como antigonomica del como antigonomica de la como antigonomica del como antigonomica de la como antigonomica del como antigonomica de la como antigonomica			and the state of t	
то	ΓALS		\$		0.00	\$		0.00			
	Restitut	on am	ount ordered pursuar	nt to plea agre	eement \$						
	fifteenth	day a	must pay interest on fter the date of the ju r delinquency and de	dgment, purs	uant to 18 U	J.S.C. § 3612	2(f). All of the				
	The cou	rt dete	rmined that the defer	ndant does no	t have the ab	oility to pay	interest and it	is ordered tha	at:		
	the	interes	st requirement is wait	ved for the	☐ fine	restitut	ion.				
	the	interes	st requirement for the	fine	rest	itution is mo	dified as follo	ws:			

^{*} Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

DEFENDANT: ADAM SKELOS

CASE NUMBER: S(1) 15 CR 317 (KMW)

Judgment — Page	7	of	7	

SCHEDULE OF PAYMENTS

Havi	ing as	ssessed the defendant's ability to pay, payment of the total criminal monetary penalties is due as follows:
A	Ø	Lump sum payment of \$ 800.00 due immediately, balance due
		not later than, or in accordance
В		Payment to begin immediately (may be combined with $\Box C$, $\Box D$, or $\Box F$ below); or
С		Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after the date of this judgment; or
D		Payment in equal (e g. weekly, monthly, quarterly) installments of \$ over a period of (e g., months or years), to commence (e g., 30 or 60 days) after release from imprisonment to a term of supervision; or
E		Payment during the term of supervised release will commence within (e g, 30 or 60 days) after release from imprisonment. The court will set the payment plan based on an assessment of the defendant's ability to pay at that time; or
F		Special instructions regarding the payment of criminal monetary penalties:
		e court has expressly ordered otherwise, if this judgment imposes imprisonment, payment of criminal monetary penalties is due during ment. All criminal monetary penalties, except those payments made through the Federal Bureau of Prisons' Inmate Financial bility Program, are made to the clerk of the court. Indant shall receive credit for all payments previously made toward any criminal monetary penalties imposed.
abla	Join	nt and Several
	Def and	endant and Co-Defendant Names and Case Numbers (including defendant number), Total Amount, Joint and Several Amount, corresponding payee, if appropriate.
	Fo	orfeiture is due joint and severally with co-defendant Dean Skelos.
	The	e defendant shall pay the cost of prosecution.
	The	e defendant shall pay the following court cost(s):
Ø		e defendant shall forfeit the defendant's interest in the following property to the United States:

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, (5) fine interest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.